Case 19-04127 Doc 110-1 Filed 12/26/19 Entered 12/26/19 12:43:21 Desc Attachment Proof of Claims 11 and 12 Page 1 of 15 Case 19-04127 Claim 11 Filed 04/26/19 Desc Main Document Page 1 of 11

Fill in this in	formation to identify the case:	
Debtor 1	Fres Willaim Oquendo	
Debtor 2 (Spouse, if filing)		
United States	Bankruptcy Court for the: Northern District of Illinois	$\overline{\mathbf{Y}}$
Case number	19 B 4127	

Official Form 410

Proof of Claim

04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the Information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Part 1: **Identify the Claim** 1. Who is the current Square Ring, Inc. creditor? Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor Has this claim been 🗹 No acquired from Yes. From whom? someone else? Where should notices Where should notices to the creditor be sent? Where should payments to the creditor be sent? (if and payments to the different) creditor be sent? Wirt & Wirt Wirt & Wirt Federal Rule of Name Bankruptcy Procedure 770 Bryant Ave. (FRBP) 2002(g) 770 Bryant Ave. Number Number Street Winnetka, IL 60093 Winnetka, IL 60093 ZIP Code ZIP Code Contact phone 847-323-4082 Contact phone 847-323-4082 Contact email jwirt@wirtlawfirm.com Contact email jwirt@wirtlawfirm.com Uniform claim identifier for electronic payments in chapter 13 (if you use one): Does this claim amend ☑ No one already filed? Yes. Claim number on court claims registry (if known) ___ Filed on MM / DD / YYYY Do you know if anyone M No else has filed a proof ☐ Yes. Who made the earlier filing? of claim for this claim?

Official Form 410 Proof of Claim page 1

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P	art 2: Give Infor	mation Abou	at the Claim as of the Date the Case Was Filed
6.	Do you have any nu you use to identify debtor?		s. Last 4 digits of the debtor's account or any number you use to identify the debtor:
7.	How much is the cla	aim? \$	33,750.00. Does this amount include Interest or other charges? M No Yes. Attach statement itemizing interest, fees, expenses, or other
			charges required by Bankruptcy Rule 3001(c)(2)(A).
8.	What is the basis of claim?	Attach	oles: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card, redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). isclosing information that is entitled to privacy, such as health care information.
		portio	on of monies in escrow belonging to creditor per escrow agr.
9.	is all or part of the o secured?		S. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. Motor vehicle Other. Describe: escrow agreement
			Basis for perfection: escrow of funds Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filled or recorded.)
			Value of property: \$ 275,000.00
			Amount of the claim that is secured: \$ 33,750.00
			Amount of the claim that is unsecured: \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
			Amount necessary to cure any default as of the date of the petition: \$
			Annual Interest Rate (when case was filed) 0.00 % Fixed Variable
	ls this claim based o	na 🗹 No	
	100301	☐ Yes	. Amount necessary to cure any default as of the date of the petition.
11.	is this claim subject right of setoff?	1	. Identify the property;

Case 19-04127 Doc 110-1 Filed 12/26/19 Entered 12/26/19 12:43:21 Desc Attachment Proof of Claims 11 and 12 Page 3 of 15 Page 3 of 11

12. Is all or part of the claim entitled to priority under	Ø No					
11 U.S.C. § 507(a)?	Yes. Check	one:				Amount entitled to priority
A claim may be partly priority and partly		ic support obligations (incl C. § 507(a)(1)(A) or (a)(1)	iuding alimony and child su (B).	ipport) under		\$
nonpriority. For example, in some categories, the law limits the amount entitled to priority.		3,025* of deposits toward ii, family, or household use	purchase, lease, or rental e. 11 U.S.C. § 507(a)(7).	of property or	services for	\$
change to phony.	bankrup	salaries, or commissions stcy petition is filed or the o C. § 507(a)(4).	(up to \$13,650*) earned w deblor's business ends, wh	ithin 180 day iichever is ea	s before the rlier.	\$
	Taxes o	r penalties owed to gover	nmental units. 11 U.S.C. §	507(a)(8).		\$
	☐ Contrib	utions to an employee ber	nefit plan. 11 U.S.C. § 507(a)(5).		\$
	Other. 8	Specify subsection of 11 U	.S.C. § 507(a)() that ap	olies.		\$
	* Amounts a	are subject to adjustment on 4	/01/22 and every 3 years after	that for cases	begun on or alle	er the date of adjustment.
Part 3: Sign Below						
The person completing	Check the appro	ppriate box:				
this proof of claim must sign and date it.	☐ I am the cre	aditor				
FRBP 9011(b).		editor's attorney or authori	zed agent.			
f you file this claim	_	· ·	ir authorized agent. Bankrı	iptov Rule 30	04.	
electronically, FRBP			r other codebtor, Bankrupt			
5005(a)(2) authorizes courts to establish local rules		a, aa,		- ,	•	
specifying what a signature	lundoretand the	t an authorizad cianatura	on this <i>Proof of Claim</i> serv	oe se an ack	nowledament t	hat when calculating the
is.			debtor credit for any paym			
A person who files a fraudulent claim could be						at 1
fined up to \$500,000, imprisoned for up to 5	I have examined and correct.	I the information in this <i>Pr</i>	oof of Claim and have a re	asonable bel	ief that the info	rmation is true
years, or both. 18 U.S.C. §§ 152, 157, and	l declare under	penalty of perjury that the	foregoing is true and corre	et.		
3571.	Executed on da	le 04/25/2019	A AR			
		MM / DD / YYYY				
	,	//////////	L.			
		1/1/1/1				
	Signature				•	
	- /					
	Print the name	of the person who is co	mpleting and signing thi	s claim:		
		John Wirt				
	Name	First name	Middle name		Last name	
		CEO				
	Title					
	Company	Square Ring, Inc.	icer as the company if the aut	horized agent in	e a ponicar	
		identity the corporate serv	icer as the conspany it the aut	nonzeo agent i	s a servicer.	
		5 Calhoun Ave., S	uite 306			
	Address	Number Street				
		Destin		FL	32541	
		City	····	State	ZIP Code	
	Cantagt = h = = =	847-323-4082		Email Mair	t@squareri	ngine com
	Contact phone	0-1 -020-T002		ERIGR JAAN	- Carriagnation	1551110100111

SRI/HEC OQUENDO BANKRUPTCY CLAIMS CALCULATIONS

Purse German W/O Tax WBA Fighter Sanction Net Purse	\$ 50,000.00 \$ (9,000.00) \$ (15,000.00) \$ 26,000.00	Total Purse and POW Fee 18% David Diaz WBA Fighter Sanction Net Available for Dist	\$ 325,000.00 \$ (20,000.00) \$ (15,000.00) \$ 290,000.00		
POW POS Fee	\$ 275,000.00	SRI HEC Fres Less German W/O Less Net Purse	\$ 36,250.00 12.5% \$ 22,500.00 Per 6/6 Agreement \$ 231,250.00 \$ (9,000.00) \$ (26,000.00)		
SRI Escrow Claim SRI Foreign Sales Total Charr Claims	\$ 33,750.00 \$ 18,125.00 \$ 51,875.00	Fres Escrow Amt Reconciliation POW Escrow	• • • • • • • • • • • • • • • • • • • •	SRI/HEC reconciliation	
HEC Escrow Claim HEC Foreign Sales	\$ 25,000.00 \$ 26,875.00 \$ 51,875.00	SRI HEC David Diaz	\$ 33,750.00 \$ 25,000.00 \$ 20,000.00	SRI 12.5% Share Less June 6 pmt SRI Escrow	\$ 36,250.00 \$ (2,500.00) \$ 33,750.00
		Fres Purse WBA Sanction German W/O Tax Total	\$ 26,000.00 \$ 15,000.00 \$ 9,000.00 \$ 325,000.00	HEC 6/6 Share From SRI HEC Escrow	\$ 22,500.00 \$ 2,500.00 \$ 25,000.00
		North American TV Rights Incremental rev. foreign TV sales Total Additional Rev	\$ 100,000.00 \$ 25,000.00 \$ 125,000.00		

ESCROW AGREEMENT

This Escrow Agreement (the "Agreement") is made and entered into as of this ______ day of June, 2018 by and among Global Sports Management GmbH ("Global"), Fres Oquendo ("Oquendo"), POW Sports Entertainment, Inc. ("POW"), Square Ring, Inc. ("SRI"), Hitz Entertainment Corporation ("HEC"), David Diaz ("Diaz") and Law Offices Of Leon R. Margules, PA, as escrow agent, 633 South Andrews Ave., Suite 500, Fort Lauderdale, Fl. 33301 ("Escrow Agent").

WHEREAS

- A. Global and POW previously entered into that certain Heads Of Agreement (the "HOA") as of the 11th day of April, 2018 for Oquendo to fight Manuel Charr ("Charr") for the WBA Heavyweight Championship in a bout (the "Bout") anticipated to be promoted by Global on September 29, 2018 in Cologne, Germany,
- B. The parties agreed that Global would place into escrow the sum of US\$275,000 payable to POW under the HOA for the Bout,
- C. Oquendo, POW, SRI, HEC and Diaz (the "Oquendo Parties") have reached agreement as to the allocation and distribution of the Escrowed Funds among the Oquendo Parties, and
- D. Global and the Oquendo Parties (individually, a "Party" and collectively, the "Parties") have agreed to the appointment of the Escrow Agent to hold said monies in escrow pending Oquendo's participation in the Bout.

NOW, THEREFORE, in consideration of the mutual promises set forth herein, the parties agree as follows:

- Global shall deposit the sum Two Hundred Seventy Five Thousand U.S. Dollars (US\$275,000) (the "Escrowed Funds") into the IOLTA Client Trust Account (the "Escrow Account") of the Escrow Agent immediately upon execution of this Agreement.
- 2. The Escrow Agent shall hold the Escrowed Funds until the Bout has occurred between Charr and Oquendo or the funds are otherwise released pursuant to this agreement. The Bout is currently scheduled to occur on September 29th, 2018 in Cologne, Germany.
- 3. Upon the conclusion of the Bout, the Escrowed Funds shall be distributed to the Oquendo Parties upon either a) a writing from Global that the Bout has taken place or b) certification from any of the Oquendo Parties that Oquendo participated in the Bout, corroborated by a news article from Boxingscene.com that the Bout has occurred. The Escrow Agent shall wire transfer the Escrowed Funds in the Escrow Account to a bank account as designated by each of the following Oquendo Parties as follows:
 - a. Oquendo One Hundred Ninety Six Thousand Two Hundred Fifty U.S. Dollars (US\$196,250);
 - b. SRI Thirty Three Thousand Seven Hundred Fifty U.S. Dollars (US\$33,750);

- HEC Twenty Five Thousand U.S. Dollars (US\$25,000); and
- d. Diaz Twenty Thousand U.S. Dollars (US\$20,000).

POW understands and agrees that none of the Escrowed Funds will be distributed to it. Notwithstanding the foregoing, in the event any regulatory agency or the WBA requires that all or a portion of the Escrowed Funds be withheld as a result of any alleged infraction, such Escrowed Funds as required to be withheld shall not be distributed until directed by the regulatory agency. In such event, the Escrow Agent shall not distribute any non-withheld Escrowed Funds unless and until the Escrow Agent receives a joint instruction from each of the Oquendo Parties as to the allocation and distribution of such non-withheld Escrowed Funds.

- 4. The Escrowed Funds shall become payable and vest in the Oquendo Parties upon the ringing of the bell for Round 1 of the Bout except as otherwise stated herein.
- 5. If the Bout between Oquendo and Charr is postponed and rescheduled as provided in Paragraph 5 of the HOA, said Escrowed Funds shall become payable upon the occurrence of the rescheduled Bout as provided for and pursuant to the terms set forth in paragraphs 1 through 4 above.
- 6. If the Bout between Oquendo and Charr does not occur as currently scheduled and the Bout is not rescheduled as provided in Paragraph 5 of the HOA, Global shall provide a certification to the Escrow Agent that the Bout has been cancelled, corroborated by a news article from Boxingscene.com reporting that the Bout has been cancelled and all of the Escrowed Funds shall be returned to Global, provided, however, notwithstanding any other provision of this Agreement, the Escrow Agent shall notify each of the Parties in accordance with Paragraph 16 below upon its receipt (i) of the Escrowed Funds and (ii) of each request (a "Disbursement Request") by a Party for the disbursement of Escrowed Funds. The Escrow Agent shall not disburse any of the Escrowed Funds until 2 days after providing such notification If it is claimed that the event forcing cancellation was the responsibility of Global any such claim must be made in good faith and any objection must set forth the reason it is claimed that the cancellation is the responsibility of Global. Any such contention must be made in writing within 2 days following such notification. In such case the Escrow Agent shall not disburse any of the Escrowed Funds unless and until it receives joint instruction from the Parties or a non-appealable order from a court of competent jurisdiction, at which time it shall disburse the funds to the Parties as their interests may appear, provided that in the event such objection is made by any of the Oquendo parties, any litigation to determine the issue will be held exclusively in a court of competant jurisdiction located in Germany. Disbursement shall also be subject to any directive to hold distribution issued by either the WBA or BDB.
- Each Party to this agreement will supply wire transfer information to the Escrow Agent via email to: <u>Marguleslaw@yahoo.com</u>.
- 8. This Agreement shall be governed and construed and the forum for any dispute arising out of or related to this Agreement shall be in accordance with Paragraph 8 of the HOA; provided, however, that any interpleader action commenced by the Escrow

Agent may be filed in the applicable Courts located in the State of Florida. As an alternative method of personal service, each of the parties irrevocably consents to the service of any and all process in any action or proceeding arising out of or related to this Agreement by the e-mailing of copies to the e-mail addresses set forth in Paragraph 16 below.

- 9. The Escrow Agent shall not be liable for any error in judgment or for any act done or omitted by it in good faith, or for anything which it may do in good faith or refuse from doing in connection therewith. The Parties, individually and jointly, shall indemnify and hold harmless the Escrow Agent from and against any and all claims, costs, expenses, damages and losses in connection with the performance by the Escrow Agent of its obligations under this Escrow Agreement, except such claims, costs, expenses, damages and losses by the gross negligence or willful default of the Escrow Agent. If substantial time is expended by Escrow Agent as a result of any dispute between the parties, the parties agree that Escrow Agent's fee for such time shall be Three Hundred and Fifty Dollars per hour (\$350.00/hr), split equally between the Oquendo Parties and Global.
- 10. Any provision of this Escrow Agreement found to be prohibited by law shall be ineffective only to the extent of such prohibition and shall not invalidate the remainder of this Escrow Agreement.
- Escrow Agent may deduct any wire transfer fees incurred prior to distribution of the escrowed funds.
- 12. The Escrow Agreement shall terminate, insofar as Escrow Agent's responsibilities are concerned, upon distribution of all monies held by him hereunder.
- 13. This Escrow Agreement may be modified only by an agreement signed by all of the Parties and the Escrow Agent. Electronically transmitted signatures shall be considered as originals.
- 14. Except for the HOA, this Agreement sets forth the entire agreement among the parties with respect to its subject matter, and supersedes and replaces all prior and contemporaneous warranties, representations, and agreements whether written or oral.
- 15. Any notice, including, without limitation, each Disbursement Request, required or desired to be given hereunder shall be in writing and sent by e-mail addressed as follows:

Global: <u>bt@teleworx.de</u>
 with a copy to: <u>dinesandenglish@aol.com</u> and <u>cj@unj.biz</u>

b. Oquendo: fastfres@gmail.com with a copy to: staceyoquendo [@gmail.com

c. POW: wirt@wirtlawfirm.com

d. SRI: wirt@squareringine com

- e. HEC: bobbyhitzboxing a sol com
- f. Diaz: david diaz@veteransmotortransport com
- g. Escrow Agent: marguleslaw@yahoo.com

IN WITNESS WHEREOF, the parties have executed this Agreement as of day and year first above written.

Global Sports Management, GmbH, as a Party

Ву:	
Large Sta	J-Date: 7/2/2018
7/0000,00	1/2 Date: 1/2/2018
Fres Oquendo as a Part	У /
POW Sports Entertains By:	nent, Inc., as a Party
- /////	M Date: 7-2-18
ву:	Date:
	1
Square Ring, Inc., as a I	arty /
· /////	ul Date: 7-2-18
By:	Date: 7 2-10
Hitz Entertainment Cor	poration, as a Party
	D anker
Ву:	Date:
	Date:
David Diaz, as a Party	
	Date:
Law Offices Of Leon K.	Margules, PA, as Escrow Agent
Rv:	Date: 6/29/18
27.	
	•

- e. HEC: bobbyhitzboxing@aol.com
- f. Diaz: david.diaz@veteransmotortransport.com
- g. Escrow Agent: marguleslaw@yahoo.com

IN WITNESS WHEREOF, the parties have executed this Agreement as of day and year first above written.

-	
Ву:	
	Date:
Fres Oquendo as a Party	
POW Sports Entertainmen	it, Inc., as a Party
Ву:	Date:
Square Ring, Inc., as a Par	ty
Ву:	Date:
Hitz Entertainment Corpor	ration, as a Party Date: 7 - 1 - 18
David Diaz, as a Party	Date:
	Date:
	argules, PA, as Escrow Agent
Ву:	Date: 6/29/18

Global Sports Management, GmbH, as a Party

- e. HEC: bobbyhitzboxing@aot.com
- f. Diaz: david.diaz@veteransmotortransport.com
- g. Escrow Agent: marguleslaw@yahoo.com

IN WITNESS WHEREOF, the parties have executed this Agreement as of day and year first above written.

Ву:	104
Fres Oquendo as a Party	Date:
POW Sports Entertainmen	nt, Inc., as a Party
	Date:
Square Ring, Inc., as a Par	ty
Ву:	Date:
Hitz Entertainment Corpo	ration, as a Party
By:	Date:
David Diaz, as a Party) Date: 1-2-2018
	Date:
	rgules, PA, as Escrow Agent
3y:	Date: 6/29/18

Global Sports Management, GmbH, as a Party

- e. HEC: bobbyhitzboxmg@aol.com
- f. Diaz: david diaz@veteransmotortransport.com
- g. Escrow Agent: marguleslaw@yahoo.com

IN WITNESS WHEREOF, the parties have executed this Agreement as of day and year first above written Global Sports Management, GmbH, as a Party _ 09.07.20KP _Date:_ Fres Oquendo as a Party POW Sports Entertainment, Inc., as a Party By:_____ Date:____ Square Ring, Inc., as a Party By: Date: Hitz Entertainment Corporation, as a Party By:______Date:_____ Date: David Diaz, as a Party Date: Law Offices Of Leon K. Margules, PA, as Escrow Agent Date: 6/29/18

Case 19-04127 Doc 110-1 Filed 12/26/19 Entered 12/26/19 12:43:21 Desc Case 19-04127 Claim 12 Filed 04/26/19 Desc Main Document Page 1 of 4

Fill in this	nformation to identify the case:
Debtor 1	Fres William Oquendo
Debtor 2 (Spouse, if filing	9)
United States	Bankruptcy Court for the: Northern District of Illinois
Case numbe	19 B 4127

Official Form 410

Proof of Claim

04/16

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

P	art 1: Identify the C	laim						
1.	Who is the current creditor?	Square Ring, Inc. Name of the current creditor Other names the creditor			•			
2.	Has this claim been acquired from someone else?	☑ No ☐ Yes. From whom?				A deliante in plus tradition of the commencer numbers are state and administration management.		
3.	Where should notices and payments to the creditor be sent?	Where should notice Wirt & Wirt	s to the credito	or be sent?	Where shou different)	ald payments to the	e creditor b	ze sent? (If
	Bankruptcy Procedure (FRBP) 2002(g)	Name 770 Bryant Ave. Number Street			Name	Street		
		Winnetka	IL	60093	Mumber	Street		
		City	State	ZIP Code	City	Sta	te	ZIP Code
		Contact phone 847-32			Contact phone)		
		Contact email jwirt@v	virtlawfirm.co	<u>om</u>	Contact email			
		Uniform claim identifier fo	r electronic payme	onts in chapter 13 (if you u	se one):			
4.	Does this claim amend one already filed?	☑ No ☑ Yes. Claim numbe	er on court claim	s registry (if known)	WAA A COMMAND TO THE TOTAL OF T	Filed on	MM / DD	J YYYY
5,	Do you know if anyone else has filed a proof of claim for this claim?	☑ No ☐ Yes, Who made th	ne earlier filing?				The World State Communication of	

Official Form 410 Proof of Claim page 1

Case 19-04127 Doc 110-1 Filed 12/26/19 Entered 12/26/19 12:43:21 Desc Case 19-04127 Claim 12 Filed 04/26/19 Desc Main Document Page 2 of 4

ъ.	Do you have any number you use to identify the debtor?	☑ No ☐ Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:
7.	How much is the claim?	\$ 18,125.00. Does this amount include interest or other charges?
		Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
3.	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.
		TV rights from Charr bout
	Is all or part of the claim secured?	No Secured by a lien on property.
		Nature of property:
		 □ Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. □ Motor vehicle □ Other, Describe:
		Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
		Value of property: \$
		Amount of the claim that is secured: \$
		Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.)
		Amount necessary to cure any default as of the date of the petition: \$
		Annual Interest Rate (when case was filed)% Fixed Variable
	s this claim based on a	☑ No
i	ease?	Yes. Amount necessary to cure any default as of the date of the petition.
	s this claim subject to a	☑ No
ř	ight of setoff?	☐ Yes. Identify the property:

Case 19-04127 Doc 110-1 Filed 12/26/19 Entered 12/26/19 12:43:21 Desc Attachment Proof of Claims 11 and 12 Page 14 of 15 Claim 12 Filed 04/26/19 Desc Main Document Page 3 of 4

12. Is all or part of the claim entitled to priority under		77000	**************************************			
11 U.S.C. § 507(a)?	Yes, Chec	k one:				Amount entitled to priority
A claim may be partly priority and partly	Domes 11 U.S	dic support obligations (inclu. .C. § 507(a)(1)(A) or (a)(1)(I	iding alimony and child su 3).	pport) unde	r	\$
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	Up to \$ person	32,850* of deposits toward p al, family, or household use.	urchase, lease, or rental o . 11 U.S.C. § 507(a)(7).	of property o	r services for	\$
, , , , , ,	bankru	, salaries, or commissions (in pley petition is filed or the dec.C. § 507(a)(4).	up to \$12,850*) earned wi abtor's business ends, wh	(hin 180 day ichever is ea	s before the arlier.	\$
	☐ Taxes	or penalties owed to govern	mental units. 11 U.S.C. §	507(a)(8).		\$
	☐ Contrib	utions to an employee bene	fit plan, 11 U.S.C. \$ 5076	a)(5).		\$
		Specify subsection of 11 U.S				\$
		are subject to adjustment on 4/0			. h	The data of all all and
		are subject to adjustment on 4/0	TO 19 and every 3 years after	unat for cases	begun on or atte	r the date of adjustment.
Part 3: Sign Below						
The person completing	Check the appr	anriata have				
this proof of claim must	md.					
sign and date it. FRBP 9011(b).	☑ I am the cr	*****				
If you file this claim		editor's attorney or authorize	-			
electronically, FRBP		istee, or the debtor, or their rantor, surety, endorser, or o		•		
5005(a)(2) authorizes courts to establish local rules	rama gua	antor, salety, endorsel, or t	mer codebior. Bankrupic	y Ruie 3005	•	
specifying what a signature is.	Lunderstand the	at an authorized signature or	this Proof of Claim serve	ie ae an aak	naudadamant t	hat when enlaudation the
	amount of the c	aim, the creditor gave the de	ebtor credit for any payme	ents received	d toward the de	ebt.
A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5	I have examined and correct.	I the information in this <i>Proc</i>	of Claim and have a rea	sonable bel	ief that the info	rmation is true
years, or both. 18 U.S.C. §§ 152, 157, and 3571.	l declare under	penalty of perjury that the fo	regoing is true and correc	t.		
3071.	Executed on da	te 04/25/2019				
		V/11/1/11				
	Sizzal	14.019				
	Signature /					
	Print the name	of the person who is com	pleting and signing this	claim:		
		John Wirt				
	Name	First name	Middle name		Last name	
	Title	CEO				
	Company	Square Ring, Inc.	r as the company if the autho	rized agent is	a servicer.	
		· · · · · · · · · · · · · · · · · · ·			C GDI MODIL	
	Address	5 Calhoun Ave., Sui	te 306			
		Number Street				
		Destin		FL	32541	
		City		State	ZIP Code	
	Contact phone	847-323-4082		Email iWir	t@wirtlawfir	m com

SRI/HEC OQUENDO BANKRUPTCY CLAIMS CALCULATIONS

Purse German W/O Tax WBA Fighter Sanction Net Purse	\$ 50,000.00 \$ (9,000.00) \$ (15,000.00) \$ 26,000.00	Total Purse and POW Fee 18% David Diaz WBA Fighter Sanction Net Available for Dist	\$ 325,000.00 \$ (20,000.00) \$ (15,000.00) \$ 290,000.00		
POW POS Fee	\$ 275,000.00	SRI HEC Fres Less German W/O Less Net Purse	\$ 36,250.00 12.5% \$ 22,500.00 Per 6/6 Agreement \$ 231,250.00 \$ (9,000.00) \$ 75,000.00		
SRI Escrow Claim SRI Foreign Sales Total Charr Claims	\$ 33,750.00 \$ 18,125.00 \$ 51,875.00	Fres Escrow Amt Reconciliation POW Escrow	``	SRI/HEC reconciliation	
HEC Escrow Claim HEC Foreign Sales	\$ 25,000.00 \$ 26,875.00 \$ 51,875.00	Fres SRI HEC David Diaz	\$ 196,250.00 \$ 33,750.00 \$ 25,000.00 \$ 20,000.00	SRI 12.5% Share Less June 6 pmt SRI Escrow	\$ 36,250.00 \$ (2,500.00) \$ 33,750.00
		Fres Purse WBA Sanction German W/O Tax Total	\$ 26,000.00 \$ 15,000.00 \$ 9,000.00 \$ 325,000.00	HEC 6/6 Share From SRI HEC Escrow	\$ 22,500.00 \$ 2,500.00 \$ 25,000.00
		North American TV Rights Incremental rev. foreign TV sales Total Additional Rev	\$ 100,000.00 \$ 25,000.00 \$ 125,000.00		